IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK			FEB 23 2024	
UNITED STATES	OF AMERICA,	X :		S.D.N.Y.
	Respondent,	:		
v. FRED ASANTE,		:	Criminal No. 1:21-cr-00088-JSR : Civil Case No. 23-cv-1299	
	Petitioner.	: y		

MOTION FOR EXTENSION OF TIME TO REPLY TO UNITED STATES' RESPONSE IN OPPOSITION TO PETITIONER FRED ASANTE'S MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT HIS CONVICTION AND SENTENCE

COMES Defendant, Fred Asante ("Asante"), appearing *pro se*, and files his Motion for Extension of Time to Reply to United States' Response in Opposition to Defendant's Motion to Petitioner Fred Asante's Motion Under 28 U.S.C. § 2255 To Vacate, Set Aside, or Correct His Conviction and Sentence, and would show as follows:

PRELIMINARY STATEMENT

As a preliminary matter, Asante respectfully requests that this Court be mindful that "[T]he filings of a federal habeas petitioner who is proceeding *pro se* are entitled to the benefit of liberal construction." *Tracy v. Freshwater*, 623 F.3d 90 (2nd Cir. 2010); *Estelle v. Gamble*, 429 U.S. 97 (1976)(same); *Haines v. Kerner*, 404 U.S. 519 (1972).

Application Granted

Valerie Figueredo, U.S.M.J.

DATED: March 5, 2024

MEGERVEIN

Petitioner's request to file his Reply by March 14, 2024, is GRANTED. The Clerk of Court is respectfully directed to terminate the motion at ECF No. 13.

REASON FOR EXTENSION

The twenty-five (25) page single spaced United States' Response in Opposition to

Defendant's Motion to Petitioner Fred Asante's Motion Under 28 U.S.C. § 2255 To Vacate, Set

Aside, ("USR") was just received by Asante through the prison mail, which has become unreliable

and sporadic since the Covid/Delta Virus pandemic. It can take weeks or more often to receive mail.

Further, the compound at FCI Petersburg Low has had very limited access to the prison law library

since the pandemic. Because of these limitations, Asante needs more time to research, prepare and

perfect his Reply to the USR. Therefore, he seeks a thirty (30) day extension of time, up to and

including March 14, 2024, to complete his Reply.

WHEREFORE, premise considered, Asante prays that the Court grant this motion and extend

his deadline for filing his Reply, up to and including, March 14, 2024.

Respectfully submitted,

Dated: February 14, 2024

Fred Asante

Reg. No. 71047-083

FCI PETERSBURG LOW

FEDERAL CORR. INSTITUTION

P.O. BOX 1000

PETERSBURG, VA 23804

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CERTIFICATE OF SERVICE

I hereby certify that on February 14, 2024, I mailed a true and correct copy of the above and foregoing Motion for Extension of Time to Reply to United States' Response in Opposition to Defendant's Motion to Petitioner Fred Asante's Motion Under 28 U.S.C. § 2255 To Vacate, Set Aside, postage prepaid, to Sagar Kananur Ravi, U.S. Attorney's Office- Southern District of New York, One St. Andrew's Plaza, New York, NY 10007.

FRED ASANTE

Fred Asante Reg. No. 71047-083 FCI PETERSBURG LOW FEDERAL CORR. INSTITUTION P.O. BOX 1000 PETERSBURG, VA 23804

February 14, 2024

Ms. Ruby J. Krajick Clerk of Court U.S. District Court Southern District of New York Foley Square Division 40 Foley Square New York, NY 10007

RE: Asante v. United States

Crim No. 1:21-cr-00088-JSR-2

Dear Ms. Krajick:

Enclosed please find and accept for filing Movant's Motion for Extension of Time to Reply to United States' Response in Opposition to Defendant's Motion to Petitioner Fred Asante's Motion Under 28 U.S.C. § 2255 To Vacate, Set Aside. Please submit this motion to the Court.

Thank you for your assistance in this matter.

Sincerely,

FRED ASANTE Appearing *Pro Se*

Encl. as noted